On May 13, 1943, the defendant having changed its original plea of not guilty to a plea of guilty, the court imposed a fine of \$50 on each of the 3 counts, totaling \$150.

949. Misbranding of Grange Poke Root and Salt Petre Compound. U. S. v. Dairy Association Co., Inc. Plea of nolo contendere. Fine, \$100. (F. D. C. No. 7292. Sample No. 90155-E.)

The labeling of this veterinary preparation contained false and misleading

therapeutic claims.

On August 8, 1942, the United States attorney for the District of Vermont filed an information against the Dairy Association Co., Inc., Lyndonville, Vt., alleging shipment on or about August 30, 1941, from the State of Vermont into the State of New Hampshire of a quantity of Grange Poke Root and Salt Petre Compound which was misbranded.

Analysis of the article showed that it consisted essentially of ground root and potassium nitrate.

The article was alleged to be misbranded in that the statements appearing in its labeling which represented and suggested that it would be efficacious in the cure, mitigation, treatment, or prevention of garget, mastitis or fever, were false and misleading since it would not be efficacious for such purposes.

On April 6, 1943, the defendant having entered a plea of nolo contendere, the

court imposed a fine of \$100.

950. Misbranding of Wasa-Tusa. U. S. v. A. B. Seelye Medical Co. Plea of guilty. Fine, \$10 and one-half of the costs. (F. D. C. No. 7747. Sample No. 73654-E.)

On December 12, 1942, the United States attorney for the District of Kansas filed an information against the A. B. Seelye Medical Co., a corporation, Abilene, Kans., alleging shipment on or about January 21, 1942, from the State of Kansas into the State of Missouri of a quantity of the above-named drug which was misbranded.

Analysis showed that the article consisted essentially of small proportions of volatile oils, including camphor, oil of sassafras, and oil of pine, ammonia, cap-

sicum, chloroform and alcohol colored with amaranth.

The article was alleged to be misbranded in that the statements appearing in its labeling, "Swellings, etc., on Animals. For Colic in Horses, Bloating and Diarrhoea in Cattle and Young Calves. Dose 1 teaspoonful to 3 tablespoonfuls in pint of hot water, then repeat in 20 minutes if needed," were false and misleading in that they represented and suggested that the article would be efficacious in the cure, mitigation, treatment, or prevention of swellings on animals, colic in horses, and bloating and diarrhea in cattle and young calves, whereas it would not be efficacious for such purposes.

On April 12, 1943, the defendant having entered a plea of guilty, the court

imposed a fine of \$10 and one-half of the costs.

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	000

<sup>&</sup>lt;sup>1</sup> Permanent injunction issued. <sup>2</sup> Prosecution contested.

lar a	N. J. No.
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3 Prosecution contested Contains	

Prosecution contested. Contains opinion of the court.

<sup>4</sup> Permanent injunction issued. Contains findings of fact and conclusions of law.